

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Box 1450 Alexascins, Virginia 22313-1450 www.emplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/574,583	02/08/2007	Sayoko Matsumoto	09812.0126	3961
	7590 02/27/200 HENDERSON, FARAI	EXAMINER		
LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413		KAPUSHOC, STEPHEN THOMAS		
		ART UNIT	PAPER NUMBER	
			1634	
			MAIL DATE	DELIVERY MODE
			02/27/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Ī	Application No.	Applicant(s)	
	10/574,583	MATSUMOTO ET AL.	
	Examiner	Art Unit	
	Stephen Kapushoc	1634	

			1						
	The MAILING DATE of this communication appe	ears on the cover sheet with the	correspondence add	ress					
THE REPLY FILED 02 February 2009 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.									
1. X Th ap ap for	The reply was filed after a final rejection, but prior to ro on the same day as filing a Notice of Appeal. To a void abandonin application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1.114. The reply must be filed within one of the following tiperiods:								
	The period for reply expiresmonths from the mailing								
b) 🔼	∑The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWC MONTHS OF THE FIRAL REJECTION. See MPEP 706.07(). ONLY SO OF THE FIRAL REJECTION. See MPEP 706.07(). The Property of the Prop								
have bee under 37 set forth i may redu NOTICE	so of time may be obtained under 37 CFR 1.136(a). The date in filed is the date for purposes of determining the period of ex CFR 1.17(a) is calculated from: (1) the expiration date of the s in (b) above, if c'hecked. Any reply received by the Office later ce any earned platent term adjustment. See 37 CFR 1.704(b). OF APPEAL	tension and the corresponding amount shortened statutory period for reply origithan three months after the mailing date.	of the fee. The appropria nally set in the final Office e of the final rejection, e	ate extension fee e action; or (2) as ven if timely filed,					
	e Notice of Appeal was filed on A brief in comp								
	ng the Notice of Appeal (37 CFR 41.37(a)), or any exter tice of Appeal has been filed, any reply must be filed w MENTS			appeal. Since a					
	ne proposed amendment(s) filed after a final rejection, b			cause					
	They raise new issues that would require further cor		ΓE below);						
	They raise the issue of new matter (see NOTE belo								
(c)	They are not deemed to place the application in bet	ter form for appeal by materially red	ducing or simplifying t	ne issues for					
(4)	appeal; and/or They present additional claims without canceling a	announceding to the of finally to it	ated delma						
(u)			ected claims.						
. — -	NOTE: See Continuation Sheet. (See 37 CFR 1.1			OTOL 004)					
	ne amendments are not in compliance with 37 CFR 1.12		mpliant Amendment (i	OL-324).					
	pplicant's reply has overcome the following rejection(s):								
	ewly proposed or amended claim(s) would be all n-allowable claim(s).	lowable if submitted in a separate, t	imely filed amendmer	it canceling the					
	or purposes of appeal, the proposed amendment(s): a)	☑ will not be entered or b) ☐ wil	I he entered and an e	nlanation of					
ho Th	with the new or amended claims would be rejected is prove status of the claim(s) is (or will be) as follows:		The efficient and arre.	cpianation of					
	aim(s) allowed: <u>none</u> .								
	aim(s) objected to: <u>none</u> . aim(s) rejected: 1-4 and 11-13.								
	aim(s) rejected: 1-4 and 11-13.								
	VIT OR OTHER EVIDENCE								
8. Th	e affidavit or other evidence filed after a final action, bu cause applicant failed to provide a showing of good and s not earlier presented. See 37 CFR 1.116(e).								
en sh	e affidavit or other evidence filed after the date of filing tered because the affidavit or other evidence failed to o owing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appear and was not earlier presented. Se	al and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a					
	he affidavit or other evidence is entered. An explanation	n of the status of the claims after er	ntry is below or attach	ed.					
	ST FOR RECONSIDERATION/OTHER								
	he request for reconsideration has been considered bu lee Continuation Sheet.		condition for allowan	ce because:					
	lote the etteched Information Displaces Ctetement(a)								

/Stephen Kapushoc/ Examiner, Art Unit 1634

13. Other: _____.

Continuation of 3. NOTE: The proposed amended claims put part of the limitations of the previous claim 4 into independent claim 1. As such, the proposed amended claims create a new independent claim, and hew combinations of limitations for the pending dependent claims. For example, in the proposed amended claims, examination of claim 2 requires the analysis of the limitations of proposed amended claim 1, where previous examination of claim 2 requires consideration of the combination of the imitations of migrating the stretched single-stranded nucleic acid toward the first electrode in combination with the limitations of claim 2. The same analysis of new combinations of limitations not previous considered is required for all claims that depend from the proposed amended claim 1.

Continuation of 11, does NOT place the application in condition for allowance because: The Remarks of 20/20/2009 are drawn to the proposed amended claims, which are not entered as detailed previously in this Advisory Action, and as such the Remarks are mont with regard to the proposed amended claims. Applicants' argument that 'Namasivayam at best discloses migrating the stretched DNA molecule toward the tapered electrode or the pointed electrode, which has a surface are greater than that of a straight electrode (in 6.6 Remarks) is relevant to the rejection of record. The Examiner disagrees with Applicants' assertion that in the cited reference the pointed electrode has a surface area greater than the straight electrode (in the case of the tapered electrode of prior art, the prior art, are the straight electrode, that is the fistenced tip may be part of a larger structure, it is the 5-ym wide tip, which has a surface area smaller that estraight electrode, that is the fistenced to 12/11/2008.